

January 10, 2019

FILED
IN CLERK'S OFFICE
US DISTRICT COURT E.D.N.Y.

★ JAN 24 2019 ★

BROOKLYN OFFICE

Honorable DOUGLAS C. PALMER, Clerk
UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK
225 Cadman Plaza East Room 118S
Brooklyn, New York 11201-1818

RE: U.S. v. ROJAS, FELIX
15-CR- 348 (ERK)

N O T I C E O F A P P E A L

TAKE NOTICE, that FELIX ROJAS , hereby APPEAL for the Second Circuit from the district court's judgment of conviction and sentence on January 4, 2019.

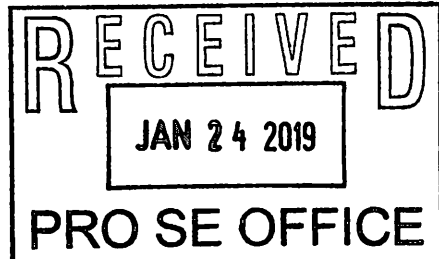
The grounds of my appeal are the followings:

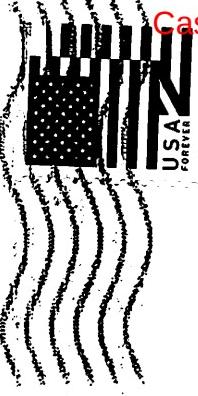
- (I) THE PLEA GUILTY WAS NOT VOLUNTARY BECAUSE GUILTY PLEA WAS INDUCED WITH LIES UNDER INEFFECTIVE ASSISTANCE OF COUNSEL USING FALSE PROMISES TO LOOK TO SIGN THE PLEA AGREEMENT? IN VIOLATION F.R.Civ. P. 11(b)(2) and
- (II) WHETHER DEFENDANT COUNSEL WAS INEFFECTIVE CONSTITUTIONALLY WHEN FAILED TO OBJECT THE UPWARD ADJUSTMENT RECOMMENDED WITH INFLAMMATORY AND ANONYMOUS FACTS BY PRESENTENCE REPORT ("PSR") IN VIOLATION U.S.S.G. §3B1.1(a)

Respectfully Submitted,



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13 JAN 2018 FILED FEB 1 2018

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"LEGAL MAIL"

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